

## **PUBLIC RECORD POSTING WEB PLATFORM**

MOBOLAJI BABATUNDE OLUPONA, FOREIGN GRANTOR

Mobolaji Babatunde Olupona, American State Grantee

**Naturalization Oath of Allegiance to the United States of America**  
**Certificate of Trust**  
**Certificate of Trustee's Powers**  
**Private Registered Bond for Investment**  
**Registered Indemnity Bond**  
**Notice of Absolute Forgiveness and Discharge of All Estate Debts**  
**Notice of Acceptance by Trustee**  
**Notice of Delivery**  
**Notice of Interest**  
**Notice of Acknowledgement, Receipt, and Acceptance**  
**Certificate of Deposit of Will**  
**Certificate of Foreign Grantor Trust**  
**Special Notice of Deed of Conveyance**  
**Proof of RE395725411US Envelope**  
**USPS Register Mailing Record**

Return to: Olupona, Mobolaji B.

c/o 12523 Raia Lane Houston, Texas 77071

This cover sheet has been added to these recorded documents to provide space for the recording data. This cover sheet appears as the first page of the document in the official public record.

Do not detach.

The Above Space is for Recording Office \_\_\_\_\_, 2024

---

## Naturalization Oath of Allegiance to the United States of America

---

"I, *as Spirit, prior to the manifestation of One's mortal vessel and Sole Possessor and Occupant of One's mortal vessel* Mobolaji Babatunde Olupona; *as Spirit, will continue to exist after One's mortal vessel is destroyed*, hereby declare, on oath, that **I absolutely and entirely renounce and abjure all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, of whom or which I have heretofore been a subject or citizen**; that I will support and defend the Constitution and laws of the United States of America against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I will bear arms on behalf of the United States when required by the law; that I will perform noncombatant service in the Armed Forces of the United States when required by the law; that I will perform work of national importance under civilian direction when required by the law; and that I take this obligation freely, without any mental reservation or purpose of evasion; so help me God."

This instrument was prepared By: **Olupona, Mobolaji-Babatunde – Living Soul (LS) and Principal Creditor.**

Acceptance:

**©® MOBOLAJI BABATUNDE OLUPONA TRUST™  
MOBOLAJI BABATUNDE OLUPONA, ESTATE**

**DEBTOR SIGNATURE: ©® MOBOLAJI BABATUNDE OLUPONA TRUST™**

*by: MOBOLAJI BABATUNDE OLUPONA*

*Non-Domestic, Non-person, Non-resident, without the U.S.*

*I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.*

*I, **as Spirit, Sole Possessor of One's mortal vessel, Olupona, Mobolaji-Babatunde Mobolaji Babatunde of the Family Olupona, exclusive Attorney-in-Fact and Secured Party and Creditor, do hereby accept the fiduciary interest of the herein-named MOBOLAJI BABATUNDE OLUPONA TRUST and MOBOLAJI BABATUNDE OLUPONA, ESTATE, and will execute the herein-granted powers-of-attorney with due diligence.***

By: Mobolaji Babatunde; Olupona © LS  
as Spirit, Sole Possessor of One's mortal vessel,  
Private Living Man of God, Foreign Transient  
Personne Physique—Olupona, Babatunde, Mobolaji  
**Mobolaji-Babatunde: of the Family Olupona**  
American National, 8 U.S.C. § 1101(a)(21).  
**Non-Domestic, Non-person, Non-resident, without the U.S.**  
Without prejudice, without recourse  
UCC 1-308(1-207) 1-103.6, 1-203.  
Bond Holder/Secured Party and Creditor/Holder in Due Course/  
Grantor/Executor/Director/Sole Shareholder/Trustor/Chief Executive Officer/  
President/Settlor/Master Account Holder/Entitlement Holder/  
Lien Holder/Minister/Plenipotentiary/Beneficiary/King/Lord  
**POWER OF ATTORNEY IN FACT and Authorized Representative**  
For MOBOLAJI BABATUNDE OLUPONA, ESTATE  
And ©® MOBOLAJI BABATUNDE OLUPONA TRUST™

***LEGAL NOTICE for your benefit and compliance***

*The Certifying Notaries are independent contractors and not a party to this claim. In fact the Certifying Notaries are a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, SEC. 1512. Tampering with a witness, victim, or an informant. The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled "Deprivation of Rights Under Color of Law," which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or United States of America those rights protected by the Constitution and U.S. Laws.*

**+ Deuteronomy 19:15 +**

## **ACKNOWLEDGEMENT**

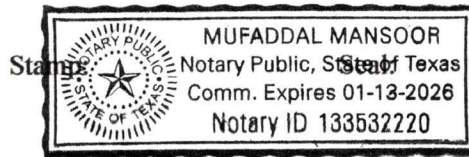
STATE OF TEXAS )  
                        )  
                        ) SS.  
COUNTY OF HARRIS )



Before Me, on this 16<sup>th</sup> day of April, 2024 Anno Domini, **Olupona, Mobolaji, Bao** and **de**, personally known to me (or proved to me on the basis of satisfactory evidence) to be the natural, living man described herein, whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on this instrument executed the instrument. Purpose of Notary Public is for identification only, and not for entrance into any foreign jurisdiction.

Mufaddal

## Notary Public



## Certificate of Testamentary Trust

1. **Trust Name:** The MOBOLAJI BABATUNDE OLUPONA TRUST, established by the Last Will and Testament of MOBOLAJI BABATUNDE OLUPONA, deceased.

2. **Date of Trust:** The trust was established on November 19, 1992, as per the Last Will and Testament of MOBOLAJI BABATUNDE OLUPONA.

3. **Grantor:** MOBOLAJI BABATUNDE OLUPONA, who is also known as the trustor.

4. **Trustees:**

- Initial Trustee: Mobolaji-Babatunde: Olupona, with full authority to act alone.
- Successor Trustees: MOBOLAJI BABATUNDE OLUPONA REVOCABLE LIVING TRUST, in the order of their succession.

5. **Powers of Trustee:** The trustee has the power to buy, sell, and manage real and personal property; to borrow money; to execute deeds, mortgages, leases, and other documents; and to handle all matters of the trust as specified in the will and trust document.

6. **Trust Purpose:** The primary purpose of the trust is to provide for the decedent's minor children, manage and distribute assets as per the decedent's wishes.

7. **Trust Beneficiaries:** Due to privacy considerations, the names of the beneficiaries are not disclosed in this certificate. The trustee has full authority to act in the best interest of the beneficiaries as per the terms of the trust.

8. **Notarization:** This certificate is to be signed and notarized, confirming the trustee's authority and the existence of the trust.

  
Signature of Trustee

Mobolaji Babatunde Olupona  
Printed Name of Trustee

Date: 11/7/2024

# Certificate of Trustee's Powers

This Certificate of Trustee's Powers is provided to certify the authorities and limitations of the Trustee, as designated by the MOBOLAJI BABATUNDE OLUPONA. REVOCABLE LIVING TRUST (the "Trust"), established on 7<sup>th</sup> day of November, 2024.

Subject to limitations in the Trust Agreement, the Trustee has the following powers:

1. **TRUSTEE'S POWER:** It is the intention of the Trustor to grant to the Trustee the power to deal with all of the Trust property as freely as the Trustor could do individually, and the only requirement that the Trustor places upon the Trustee is that the Trustee act as a fiduciary in good faith. The Trustee shall have all the powers and protection granted to Trustees by statute at the time of application, including all of the powers enumerated below or contained in any Certificate of Trust signed by the Trustor; and the Trustor intends that such powers be construed in the broadest possible manner. Notwithstanding the foregoing, the Trustee shall not hold or exercise any power, or any discretion granted by Article VII which creates unexpected or adverse tax consequences to the Trustor's estate, any Trust created by this agreement, or any beneficiary, or which causes taxation to the Trustee or his estate by virtue of the existence of the power. The Trustee's powers are ministerial in nature and are not intended to create or alter substantive rights. The limitations of this paragraph shall not affect the rights of any third person who deals with the Trustee.

## (B) SPECIFIC POWERS OF THE TRUSTEE

1. **RETAIN TRUST ESTATE:** To retain, without liability for loss or depreciation resulting from such retention, the original assets and all other property later transferred, devised or bequeathed to the Trustee for such time as the Trustee shall deem advisable although such property may not be of the character prescribed by law or by the terms of this agreement for the investment of Trust assets and although it represents a large percentage of all of any Trust; said original property may accordingly be held as a permanent investment.
2. **HOLD UNINVESTED CASH AND UNDERPRODUCTIVE PROPERTY:** For any periods deemed advisable, to hold cash, uninvested, even though the total amount so held is disproportionate under trust investment law or would not be permitted without this provision, and to retain or acquire and hold underproductive realty or personality.
3. **INVEST AND ACQUIRE:** To invest and reinvest Trust assets in any type of property or security or any interests in such property (including co-tenancies and remainders) without regard to the proportion that investments of the type selected may bear to the entire Trust estate, without limitation to the classes of trust investments authorized by law, and without regard to the possibility that the investments may be in new issues or in new or foreign enterprises, and to write options against long positions. The property acquired may be realty or personality and may include life insurance, bonds, debentures, leaseholds, options, easements, mortgages, notes, mutual funds, investment trusts, common trust funds, voting trust certificates, limited partnership interests, U.S. Treasury obligations redeemable at par in payment of Federal Estate Tax, and any class of stock or rights to subscribe for stock, regardless of whether the yield rate is high or low or whether or not the new asset produces any income at all. It is intended that the Trustee shall have the authority to act in any manner deemed in the best interests of the Trust involved, regarding it as a whole, even though certain investments considered alone might not otherwise be proper.
4. **OPTIONS, WARRANTS, PUTS, CALLS, and COMMODITY AND MARGIN ACCOUNTS:** The Trustee is specifically authorized, in his discretion, to buy, sell or transfer

# Certificate of Trustee's Powers

options, warrants, puts, calls, commodities, futures contracts, repurchase contracts, and to maintain brokerage margin accounts.

5. **EXERCISE OPTIONS AND CONVERSION PRIVILEGES:** To exercise any options, rights, and conversion privileges pertaining to any securities held by the Trustee as Trust assets.
6. **RECEIVE ADDITIONAL PROPERTY:** To receive additional property from any source, including the Personal Representative of a Trustor's estate and the Trustee or beneficiary of any other trust, by whomsoever created, and to hold and administer this property as part of the Trust Estate.
7. **SELL AND LEASE:** To sell, convey, grant options to purchase, lease, transfer, exchange or otherwise dispose of any Trust asset on any terms deemed advisable, to execute and deliver deeds, leases, bills of sale, and other instruments of whatever character, and to take or cause to be taken all action deemed necessary or proper.
8. **INSURANCE:** To carry any insurance deemed advisable with any insurer against any hazards, including public liability, and to use insurance proceeds to repair or replace the asset insured. In addition, the Trustee may carry or purchase life insurance on the life of any Trust beneficiary, and exercise or release any rights in such policy.
9. **LEND:** On any terms deemed advisable, to lend Trust funds to any borrower, including the personal Representative of a Trustor's estate and the Trustee or beneficiary of any trust, by whomsoever created, and to change the terms of these loans. This authorization includes the power to extend them beyond maturity with or without renewal and without regard to the existence or value of any security, and to facilitate payment, to change the interest rate, and to consent to the modification of any guarantee.
10. **BORROW:** To borrow whatever money the Trustee deems desirable for any Trust on any terms from any lender, including the personal Representative a Trustor's estate, and the Trustee or beneficiary of any other trust, by whomsoever created, and to mortgage, pledge or otherwise encumber as security any assets of the borrowing Trust.
11. **TERM OR DURATION OF OBLIGATION:** Incident to the exercise of any power, to initiate or change the terms of collection or of payment of any debt, security, or other obligation of or due to any Trust, upon any terms and for any period, including a period beyond the duration or the termination of any or all Trusts.
12. **COMPROMISE OR ABANDONMENT OF CLAIMS:** Upon whatever terms the Trustee deems advisable, to compromise, adjust, arbitrate, sue on, defend, or otherwise deal with any claims, including tax claims, against or in favor of any Trust, to abandon any asset the Trustee deems of no value or of insufficient value to warrant keeping or protecting; to refrain from paying taxes, assessments, or rents, and from repairing or maintaining any asset; and to permit any asset to be lost by tax sale or other proceeding.
13. **DISTRIBUTION IN CASH OR IN PROPERTY:** To distribute any shares in cash or in property, or partly in each, and the Trustee's valuations of and selection of assets upon making distribution shall, if made in good faith, be final and binding on all beneficiaries.
14. **USE OF NOMINEE:** To hold any or all of the Trust assets, real or personal, in the Trustee's own name, or in the single name of any Co-Trustee, or in the name of any corporation, partnership, or other person as the Trustee's nominee for holding the assets, with or without

# Certificate of Trustee's Powers

disclosing the fiduciary relationship. A corporate Trustee shall have the power to appoint a Trustee to administer property in any jurisdiction in which it shall fail to qualify.

15. **BID ON OR TAKE OVER WITHOUT FORECLOSURE:** To foreclose any mortgage, to bid on the mortgaged property at the foreclosure sale or acquire it from the mortgagor without foreclosure, and to retain it or dispose of it upon any terms deemed advisable.
16. **PAY OFF ENCUMBRANCES:** To pay off any encumbrance on any Trust asset and to invest additional amounts to preserve it or to increase its productivity.
17. **VOTE STOCK:** To vote stock for any purpose in person or by proxy, to enter into a voting trust, and to participate in corporate activities related to a trust in any capacity permitted by law, including service as officer or director.
18. **PARTICIPATE IN REORGANIZATION:** To unite with other owners of property similar to any held in Trust in carrying out foreclosure, lease, sale, incorporation, dissolution, liquidation, re-incorporation, reorganization, or readjustment of the capital or financial structure of any association or corporation in which any Trust has a financial interest, to serve as a member of any protective committee, to deposit Trust securities in accordance with any plan agreed upon; to pay any assessments, expenses, or other sums deemed expedient for the protection or furtherance of the interests of the beneficiaries; and to receive and retain as Trust investments any new securities issued pursuant to the plan, even though these securities would not constitute authorized Trust investments without this provision.
19. **PURCHASE PROPERTY FROM ESTATE OR TRUST:** To purchase property, real or personal, from a Trustor's or a beneficiary's estate or trust for their benefit upon such terms and conditions, price and terms of payment as the Trustee and the respective personal Representative or Trustee shall agree upon, to hold the property so purchased in Trust although it may not qualify as an authorized Trust investment except for this provision, and to dispose of such property as and when the Trustee shall deem advisable.
20. **EMPLOYMENT OF ASSISTANTS AND AGENTS:** To any extent reasonably necessary, to employ attorneys-at-law, accountants, financial planners, brokers, investment advisors, realtors, managers for businesses or farms, technical consultants, attorneys-in-fact, agents and any other consultants and assistants the Trustee deems advisable for the proper administration of any Trust.
21. **ESTABLISHMENT AND MAINTENANCE OF RESERVES:** Out of the rents, profits, or other gross income received, to set aside and maintain reserves to the extent deemed advisable to meet present or future expenses, including taxes, assessments, insurance premiums, debt amortization, repairs, improvements, depreciation, obsolescence, general maintenance and reasonable compensation for services, including services of professional and other employees, as well as to provide for the effects of fluctuations in gross income and to equal or apportion payments for the benefit of beneficiaries entitled to receive income.
22. **MANAGE REALTY:** To deal with real and personally, including oil, gas, and mineral rights in any manner lawful to an owner. This authority includes the rights to manage, protect, and improve it, to raze, alter and repair improvements, to sell or contract to sell it in whole or in part,

# Certificate of Trustee's Powers

to partition it, to grant options to purchase it, to donate it, to convey it, to acquire it, release or grant easements or other rights re-subdivide it from time to time, to lease it in whole or in part, and to renew, extend, contract for, and grant options in connection with contract entered into by the Trustee can be made on any terms and for any period, including a period beyond the duration or termination of any Trusts.

**23. CARRY ON BUSINESS:** With respect to any business that may be or become a part of any Trust whether organized as a sole proprietorship, limited partnership, partnership or corporation, upon such terms, for such time, and in such manner as the Trustee deems advisable:

- a. To hold, retain and continue to operate such business solely at the risk of the Trust estate and without liability on the Trustee's part for any resulting losses;
- b. To incorporate, dissolve, liquidate, or sell such business at such time and upon such terms as the Trustee deems advisable. In this regard the Trustee's decision may be based upon qualified appraisal, and the Trustee shall not be obligated to seek other offers in contracting for sale to any person including another shareholder, trust, or beneficiary;
- c. To borrow money for business purposes and to mortgage, pledge or otherwise encumber the assets of any Trust to secure the loan;
- d. To engage in the redemption of stock and take such actions as are necessary to qualify the redemption under Sections 302 or 303 IRC and the applicable requirements of state law.
- e. To create a special lien for the payment of deferred death taxes under 6324 IRC, or similar provisions of state law.
- f. To create, continue, or terminate an S-Corporation election.

## (C) DEALINGS WITH THE TRUSTEE

Any person who deals in good faith with the Trustee shall deal only with the Trustee and shall presume that the Trustee has full power and authority to act. No person shall require court confirmation or the approval of a beneficiary for any transaction with the Trustee. The signature of the Trustee shall bind the interest of any Trust beneficiary, including the Trustor, and no person need see the application of any property delivered to the Trustee.

## (D) COMPENSATION OF TRUSTEE

Any Trustee who is also a beneficiary hereunder shall serve without compensation for his services except that the Trustee shall be reimbursed for reasonable expenses incurred in the administration of the Trust. Any Trustee not a beneficiary hereunder shall receive as compensation for its services, unless waived, such amount of compensation as is customarily being charged by commercial trust companies for services as a trustee of an Inter Vivos Trust in the State of Texas.

## (E) BOND AND QUALIFICATIONS

No bond shall be required of the Trustee or any Successor Trustee. The Trustee and any Successor Trustee shall not be required to qualify in any court and are relieved of the filing of any document and accounting in any court.

## (F) SUCCESSOR TRUSTEE(S)

No Successor Trustee shall be responsible for acts of any prior Trustee. In the event a Trustee of any Trust is unable to serve or continued to serve as Trustee for any reason and no successor has been provided, the Successor Trustee shall be elected in writing by any of the persons who have previously served as Trustee, with preference in the making of such appointment being determined in the same order

# Certificate of Trustee's Powers

of their succession as Trustee. If no appointment exists, the Successor Trustee shall be elected in writing by the majority in interest in the income of the Trust. No person shall be required to apply to any court in any jurisdiction for confirmation of said appointment. Any Successor Trustee so elected shall either be an issue of the Trustor or shall be a corporate Trustee qualified to exercise Trust powers.

## **(G) REMOVAL OF SUCCESSOR TRUSTEES**

In the event a Successor Trustee is administering any Trust created hereunder, the Successor Trustee may be removed by the last individual to serve as Trustee; however, if that person is deceased or incapacitated, the Successor Trustee may be removed by a majority vote in interest in Trust income. Said relating to it, to dedicate parks and thoroughfares, to subdivide it, to vacate any subdivision or any part thereof and removal must be in writing, stating the reasons for removal and indicate the successor Trustee, which must be a corporate trustee.

Removal of a Successor Trustee shall be permitted only for the convenient administration of the Trust. For example, a Successor Trustee may be removed in order to transfer administration to the place of residence of a primary beneficiary, or because of mismanagement of Trust funds, or because of excessive fees, or because of lack of attention to Trust matters, or other such reason. Removal shall not be permitted for the purpose of influencing the exercise of discretion of a Successor Trustee which is granted by this instrument. For example, removal of a Successor Trustee that refuses to make a discretionary invasion of principal shall not be allowed. Removal of a Successor Trustee shall be effective upon delivery of the notice of removal and the removed Trustee shall have a reasonable period of time to transfer assets to its successor. In the event the successor Trustee believes that its removal is improper, it may, but shall not be required to, apply to a court of competent jurisdiction, at its expense, for a declaration of the propriety of the removal. In that event, the removal shall be effective only upon the order of said court and after any appeal. In the event the Successor Trustee prevails it shall be entitled to reimbursement from the Trust for its reasonable costs and attorney's fees.

## **(H) DELEGATION**

Any Trustee may delegate any management function of any Trust to any other Successor Trustee (even though the Successor Trustee is not then serving as Trustee) upon such terms as may be agreed by the Trustees. In the event more than one Trustee is serving, Trust assets may be held in the name of one Trustee.

## **(I) LIMITED POWER TO AMEND**

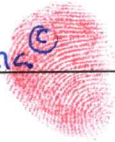
The Trustee may amend this Trust to create or renounce management powers as may be required to facilitate the convenient administration of this Trust, deal with the unexpected or the unforeseen, or avoid unintended or adverse tax consequences. The amendment shall be in writing and shall be consented to by the Trustor, if not then deceased or incapacitated, or the beneficiaries of any Trust. The amendment may be retroactive. This limited power may only be exercised to provide for the convenient administration of any Trust; and shall not affect the rights of any beneficiary to enjoy Trust income or principal without his consent, shall not alter the dispositive provisions of any Trust, and shall not be exercisable in such a manner as to create gift, estate, or income taxation to the Trustee or any beneficiary. No amendment shall affect the rights of third persons who have dealt or may deal with the Trustee without their consent.

# Certificate of Trustee's Powers

## (J) Certification

We, the undersigned Trustee(s), certify that the above-listed powers are currently vested in the Trustee(s) as per the terms of the Trust Agreement, and this Certificate is given for the purpose of establishing the powers of the Trustee(s) to third parties.

Date: 91/7/24

By: Mobolaji Babatunde Olupona 

Mobolaji Babatunde Olupona, Trustee



# PRIVATE REGISTERED BOND FOR INVESTMENT NON-NEGOTIABLE



BOND NO. MBOPRB0001

USPO REGISTERED MAIL # RE395725411US-01.001  
VALUE OF BOND IS: \$100,000,000.00 USD

ONE HUNDRED MILLION U.S. DOLLARS

TO: Secretary of the Treasury/ I.M.F  
C/O DEPARTMENT DE HACIENDA  
P.O. BOX 9024140  
SAN JUAN, PR 00902-4140

PRIVATE REGISTERED SELF BACKED BOND BASED ON FUTURE EARNINGS IN RE: LIVE BIRTH #142-92-294662 for  
Investment at the discretion of the Secretary of the Treasury/ U.S. DEPARTMENT OF TREASURY as Fiduciary

Attention: Fiduciary/Receiver:

The below Undersigned Principal, Mobolaji-Babatunde: Olupona on behalf of the MOBOLAJI BABATUNDE OLUPONA ESTATE/TRUST, herewith includes proof of the original issued instrument for basis of future value predicated on Certificate of Live Birth under Number Current value accepted and issued as credit as indicated at the same amount as this bond. All endorsements front and back, to be attached to the original. The Undersigned Principal being the only known legitimate party having ameliorated value into aforesaid, contributing of the credit assured therein. Tendered in accordance with all applicable laws including but not limited to UCC 1-104 and Public Law 73-10 and Chap. 48, 48 Stat. 112.

## BOND ORDER

You are hereby directed to utilize said credit (asset funds) for sound investment purposes not including games of speculation. This bond valued at ONE HUNDRED MILLION (\$100,000,000) is issued to the treasury with a maturity date of 25 years hence bearing 4% interest per annum for a full value of \$100,000,000 at maturity date. This credit we issue with guarantee of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to the treasury that we make with no request for money up front. In return we would like the treasury to use the credit of ONE HUNDRED MILLION DOLLARS (\$100,000,000) to make investment(s) of at least 5% per annum in safe non-speculative investments, 4% of which will be held on account or reinvested to continue to accrue and roll over to cover the bonds value at maturity. Please also note the below bank account & routing number to be used for anything over the 4% per annum divisible on a monthly basis accordingly available after the first 90 days from the date of receipt indicate on the green card return receipt from acceptance. Please deposit overages into the aforementioned account for use by the trust in operations and other investments. This agreement creates full security of the funds as you are guaranteed to be paid as they will accrue in your control, furthermore we will also pledge the current and future assets of the trust as a guarantee of payment in full upon maturity or if it pleases the treasury to reissue another bond on the same basis. This Bond shall be ledgered as an asset to mature in Twenty-Five (25) years from the date of issuance or dissolution of the ESTATE/TRUST (with 6 months' notice to the treasury to wind up affairs) and shall be paid in full from the MOBOLAJI BABATUNDE OLUPONA ESTATE/TRUST carrying 4% interest until such time. The Secretary of the Treasury shall have Thirty (30) days from the date of receipt of this Bond, as witnessed by the date of receipt affixed to the USPO Registered Mail Receipt, to dishonor this Bond by returning this Bond to the Principal at the address below by mail verified by return receipt, with an explanation of all deficiencies. **Failure to return the Bond as stated shall constitute Acceptance and Honoring of this Bond.**

All overages held and not distributed may be used at the discretion of MOBOLAJI BABATUNDE OLUPONA ESTATE/TRUST for set-off any private, commercial, corporate or Public bills, taxes, debts, money claims, demand(s) for payment(s) and the like, used in any regular course of business affairs as well as backing for lending at institutions for lines of credit, to transmit electronic telex or other instruction to the vendor/creditor to remove "ledgered debt" from their books or for discharge/setoff for adjustment of Account for settlement and/or closure.

**Void where prohibited by law.**

Trustee/ Secured Party: Mobolaji Babatunde Olupona  
On behalf of MOBOLAJI BABATUNDE OLUPONA

Account No.: 21061939-2  
Routing No.: 24064832-1

P.O. Box 20646 Houston, Texas 77025

## INDEMNITY BOND

Know all men by these presents that MOBOLAJI BABATUNDE OLUPONA, DEBTOR and INDEMNITOR, hereby establishes this Indemnity Bond in favor of Mobolaji-Babatunde: Olupona, Secured Party Creditor and Indemnitee, in the sum of present and future collateral values up to the sum of \$100,000,000.00 (one hundred million United States dollars in one ounce silver coins of .999 fine silver), or fiat money at par value for the payment of which bond DEBTOR firmly binds its successors, heirs, executors, administrators, D.B.A.'s, A.K.A.'s (d.b.a., a.k.a.), and third-party assigns, jointly and severally. DEBTOR hereby indemnifies Secured Party Creditor against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of DEBTOR. The condition of this bond is that Secured Party covenants to do certain things on behalf of DEBTOR as set forth in the attached Commercial Security Agreement of the same date and executing parties. DEBTOR covenants to serve as a Transmitting Utility to assure beneficial interest in all accounts established and managed by the UNITED STATES that all goods and services in commerce are available to or conveyed from DEBTOR to Secured Party, whichever is appropriate.

To avert losses of vested rights in the present or future collateral that is the subject of the attached Commercial Security Agreement, DEBTOR agrees to make available to Secured Party Creditor such accounts established by intent of the Parties, by operation of law and/or as constructive trusts, to hold proceeds arising from assets belonging to DEBTOR and administered by the UNITED STATES or its subdivisions, agents, or affiliates. Pursuant to existing laws of the UNITED STATES and the agreement of the parties of the attached Commercial Security Agreement, Secured Party Creditor is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts incurred by DEBTOR on behalf of the Secured Party Creditor.

DEBTOR, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold the Secured Party Creditor harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses including, without restriction, legal costs, interests, penalties, and fines previously suffered or incurred or to be suffered or incurred by Secured Party Creditor in accordance with the Secured Party Creditor's personal guarantee with respect to loans or indebtedness belonging to DEBTOR, including any amount that DEBTOR might be deemed to owe a public creditor for any reason whatsoever. Secured Party Creditor shall promptly advise DEBTOR of all public claims brought by third parties against the present or future property of DEBTOR, all of which is covered by the attached Commercial Security Agreement up to the indemnification amount declared herein, and to provide DEBTOR with full details of said claim(s), including copies of all documents, correspondence, suits, or actions received by or served upon DEBTOR through the Secured Party Creditor. Secured Party Creditor shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force and in effect as of the date that it is signed and accepted by the Parties and provided that the Secured Party Creditor may cancel this bond and be relieved of further duty hereunder by delivering a thirty (30) day written notice of cancellation to DEBTOR. No such cancellation shall affect the liability incurred by or accrued to Secured Party Creditor prior to the conclusion of said thirty (30) day period. In such event of a notice of cancellation and in the event that the UNITED STATES reinstates its constructive claim against the collateral, DEBTOR agrees to reissue the bond before the end of the thirty (30) day period for an amount equal to or greater than the above value of the attached Commercial Security Agreement unless the Parties agree otherwise.

## LIEN

This agreement constitutes an International Commercial Lien on all property of DEBTOR / INDEMNITOR on behalf of and for the benefit of the Secured Party Creditor, Indemnitee, in the amount of \$100,000,000.00 (one hundred million dollars in U.S. minted silver eagles of .999 fine silver). This lien will expire at the moment that Indemnitee expires or when this lien is satisfied by Indemnitee.

## SIGNATURES

MOBOLAJI BABATUNDE OLUPONA  
MOBOLAJI BABATUNDE OLUPONA, INDEMNITOR

Date: 7/30/24

L.S.: Mobolaji Babatunde Olupona  
Mobolaji-Babatunde: Olupona



**Olupona, Mobolaji, Babatunde**  
**Private Living Man of God,**  
**Foreign Transient, Jus Soli; Sui Juris**  
**c/o 8205 Braesmain Dr. #20646 Houston, Texas; Near [77025]**  
**Non-Domestic, Non-Resident, Non-Person without the U.S.**  
**Zip Code exempt (DMM 602 1.3e(2))**

---

**NOTICE OF ABSOLUTE FORGIVENESS AND DISCHARGE OF ALL ESTATE DEBTS**

To create peace, harmony, and wholeness for the entire world, We, one **Olupona, Mobolaji, Babatunde**, a Living Breathing **Natural Foreign Transient Man of God**, do speak-hereafter in triune of mind-body-soul as "I" or "My" or "One", as follows:

Let it hereafter be known and evident that I herewith announce and notice to all persons worldwide and to all earthly men by My free will and intent conveyed by this instrument written and sealed by My hand, that I, the living soul manifest in living flesh known as Man Estate Haeres, the Dignitary, do herewith acknowledge all that is the complete Will and Testament of the **MOBOLAJI BABATUNDE OLUPONA ESTATE**, EIN xx-xxxxxxx, and I, also known as **Olupona, Mobolaji, Babatunde**, borne of the land or birthed on November 19, 1992, by the hand or through the water of My natural borne mother or her person, respectively, do NOW AND FOREVER ABSOLUTELY FORGIVE AND DISCHARGE ALL PAST PRESENT AND FUTURE KNOWN AND UNKNOWN DEBTS, DUTIES, CLAIMS, AND LIABILITIES of the **MOBOLAJI BABATUNDE OLUPONA ESTATE**.

This My free will and intent of **Absolute Forgiveness and Discharge** includes and is not limited to any said Estate debt, duty, donation, claim, contract, covenant, conveyance, custom, bill, bond, bargain, article, interest, obligation, franchise, promise, pledge, novation, encumbrance, mortgage, lien, letter, liability, legacy, judgment, order, warranty, attachment, hold, copy, custody, consideration, information, reservation, privilege, immunity, suit, prescription, responsibility, administration, management, term or condition - thereby forever freeing, liberating and emancipating all persons, all property and all sureties from any associate Estate related performance or burden, for... I AM.

Furthermore, through this My free will and intent of **Absolute Forgiveness and Discharge**, I direct that all Estate Haeres, remainder, or reversion, including and not limited to any subject, matter, issue, person, character, instrument, deed, will, title, certificate, benefit, insurance, policy, account, security, deposit, pension, fund, or retirement plan, be it dispositive, appointive, nominative, or any other, is hereby consolidated, merged, and extinguished, therewith returning said ESTATE to its complete original natural whole state of dignity and demesne, for... I AM.

I, the living soul manifest in living flesh, do now bear witness with My eyes and attest by My hand and seal this notice of free will writing by **Olupona, Mobolaji, Babatunde** done by the light of day

7<sup>th</sup> Day of November A.D. in the Year 2024

By: Mobolaji Babatunde Olupona 

Private Living Man of God, Foreign Transient, Jus Soli; Sui Juris - **Olupona, Mobolaji, Babatunde**

**Mobolaji-Babatunde of the Family Olupona**

American National, 8 U.S.C. § 1101(a)(21).

Non-Domestic, Non-person, Non-resident, without the U.S.

Without prejudice, without recourse

UCC 1-308(1-207) 1-103.6, 1-203.

Bond Holder/Secured Party and Creditor/Holder in Due Course/  
Grantor/Executor/Director/Sole Shareholder/Trustor/Chief Executive Officer/

President/Settlor/Master Account Holder/Entitlement Holder/

Lien Holder/Minister/Plenipotentiary/Beneficiary/King/Lord

POWER OF ATTORNEY IN FACT and Authorized Representative

For **MOBOLAJI BABATUNDE OLUPONA , ESTATE**

And **MOBOLAJI BABATUNDE OLUPONA TRUST**

**Notice of Acceptance by Trustee**  
*-Notice of Receipt of Certificate of Legal Title-*



*This is Actual and Constructive Special Notice* by the trustee – I, Olupona, Mobolaji Babatunde, in my citizenship status as private citizen of the United States and a private member of the Union member state of *Texas, Texan* National, and whose citizenship, personal covenants private domicile, allegiance, and self-determination are a matter of public and as “national” is also protected by Article 23 of the Convention signed at The Hague October 18, 1907 ratified by the President of The United States February 23, 1909 named to be the sole exclusive Trustee by nature under exclusive jurisdiction in the foregoing instrument, for myself; I hereby acknowledge the receipt of the foregoing original executed legal title “**RE 395 725 411 US** ” along with all their unique assigned sub-record special deposit title(s) of said estate from creating said **Trust**; I agree to accept the said **Trust**, and enter upon its performance; I additionally do accept for/with consideration stated the office of the Registered Agent in the name of the **Trust** at the mailing location listed below, and that I/we will faithfully perform the duties and obligations imposed upon me here-in, to the best of my ability; I will faithfully account to the said “**RE 395 725 411 US** ” **Trust** along with all their unique assigned sub-record special deposit title(s) for all res/funds/monies received by me/us for the purpose of said trust.

If there is any information regarding this that needs to be gleaned, please contact the Trustee at:

**Olupona, Mobolaji Babatunde,**

Private Citizen of the United States  
 Non-domestic, without the “United States”  
 located near Harris County Survey Landmarks  
 C/o: 8205 Braesmain Drive #20646, Houston, Texas, Harris County

IN WITNESS WHEREOF, the undersigned Trustee executes this instrument by their own free will act, volition, and deed on this 16<sup>th</sup> day of January two thousand twenty-three of the year of our Lord.

**RE 395 725 411 US Trust**

*Mobolaji Babatunde Olupona*  
 Olupona, Mobolaji Babatunde, Trustee

*Eduar concur*  
 private witness 2, without prejudice

**CERTIFICATE of ACKNOWLEDGEMENT**

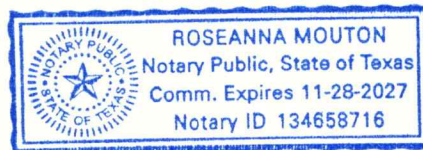
The Declaration of Independence at Large 4 July 1776  
 The United States of America at Large 15 December 1791 }  
 Texas state at Large December 29, 1845  
 Harris County at Large December 29, 1845 }

Scribes and Affirms

On This 7 day of November, 2024, before me, ROSEANNA MOUTON the undersigned notary public duly authorized certify that I determined from satisfactory evidence that declarant is whose name is scribed within the instrument, and comes before me by special limited restricted ministerial visitation, and acknowledges, freely marks, and impresses his assent to this declaration "Notice of Acknowledgement, Receipt and Acceptance" and "four annexes" herein being duly affirmed, and acknowledges and vows it to be his own free will self-determined act and volition as to seal this matter. He scribes, vows and acknowledges before me on this 7 day of November, 2024. I certify under penalty of perjury under the laws of Texas that the foregoing paragraph is true and correct.

ROSEANNA MOUTON  
NOTARY PUBLIC

My commission expires: 11-28-2027



**Notice of Delivery**  
**-Statement of Interest-**



*This is Actual and Constructive Special Notice* by the grantee—private American National Citizen of the United States of America—for sufficient private lawful and valuable consideration of the non-negotiable asset title number(s) “**RE 395 725 411 US - 01.001**” thru “**RE 395 725 411 US -99.999**” that are assigned, along with, if any, their unique special deposit title(s), and the sum of all their attachments, interest, issues, rents, assets, derivative's and proceeds therefrom, now coming as the grantor/settlor “Grantor,” hereby give notice of actual and/or constructive delivery of same title(s) and intends it to be treated as on special deposit(s) in trust for special purpose. The delivery records are being held in the private. It is Grantor's manifest intent, special purpose, freewill act and deed to execute this special notice of lawful actual and/or constructive delivery of the special deposit(s) per Grantor's special indentured instructions, if any.

If there is any information regarding this that needs to be gleaned, please contact the Grantor/Settlor at the address:

**Olupona, Mobolaji Babatunde**  
 Private Citizen of the United States  
 Non-domestic, without the “United States”  
 located near Harris County Survey Landmarks  
 C/o: 8205 Braesmain Drive #20646  
 Houston, Texas, Harris County

Grantor expressly reserves all rights and liberties.

Signed, sealed, acknowledged and specially deposited:

Mobolaji Babatunde Olupona ©  
**Olupona, Mobolaji Babatunde**, grantee grantor/settlor,  
 Private American National Citizen of the United States of America privately and specially residing/dwelling at all times relevant within a non-military occupied private estate outside a “Federal Zone” not subject to the jurisdiction of the “United States” mode, process and procedure.

---

(reserved for grantor's optional use handwritten here)

**Bill in Equity #**

**assigned to:**

**Optional Notes:**

**Notice of Interest**  
*-An Established Right of a Purely Equitable Nature-*



**This is Actual and Constructive Special Notice** by the heir grantee—a private American National Citizen of the United States of America—for sufficient private lawful and valuable consideration of the non-negotiable asset title number(s) “**RE 395 725 411 US -01.001** ” thru “**RE 395 725 411 US -99.999**” along with all their unique assigned sub-record special deposit title(s), now coming as the grantor/settlor “Grantor,” assigning each said title to, but not limited to, the sum of all their attachments, issues, interest, assets, rents, derivatives and proceeds therefrom are fully claimed, titled, assigned, withdrawn from general deposit/general public relations, and the records are being held in the private. It is Grantor’s manifest intent, special purpose, freewill act and deed to execute this special notice of interest and deed of withdrawal from general deposit Grantor’s special interests per Grantor’s private indentured instructions, if any.

If there is any information regarding this that needs to be gleaned, please contact the Grantor at the address:

**Olupona, Mobolaji Babatunde**  
 Private Citizen of the United States  
 Non-domestic, without the “United States”  
 located near Harris County Survey Landmarks  
 C/o: 8205 Braesmain Drive #20646  
 Houston, Texas, Harris County

Grantor expressly reserves all rights and liberties.

Signed, sealed, acknowledged and specially deposited:

  
Olupona, Mobolaji Babatunde, grantee grantor/settlor,  
 Private American National Citizen of the United States of America privately and specially residing/dwelling at all times relevant within a non-military occupied private estate outside a “Federal Zone” not subject to the jurisdiction of the “United States” mode, process and procedure.

(reserved for grantor’s optional use handwritten here)

**Bill in Equity #**

**assigned to:**

### Notice of Acknowledgement, Receipt, and Acceptance

To: Postmaster General, c/o Post-Office Department  
 c/o The United States Postal Service  
 c/o "United States"  
 c/o The United States of America circa 1791 } Administrators as implied grantors, hereinafter "Grantors"

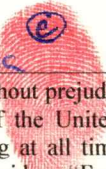
From: **Olupona, Mobolaji Babatunde**, grantee, private American National Citizen of the United States of America privately and specially residing/dwelling at all times relevant within a non-military occupied private estate outside a "Federal Zone" not subject to the jurisdiction of the "United States."

Re: November 7, 2024 USPS Registered Mail Account Number **RE 395 725 411 US**, hereinafter "ACCOUNT," signed by grantee.



**LET IT BE KNOWN BY ALL MEN AND PERSONS WORLDWIDE BY THESE WORDS**, *i*, the undersigned, **Olupona, Mobolaji Babatunde** grantee herein, private American National Citizen of the union of states of America, by my freewill act and Deed, execute this Deed of my acknowledgement, receipt, and acceptance *ab initio* for private lawful consideration of one stamp of three cents lawful currency of the post office of The United States of America canceled/signed by grantee, and other sufficient valuable lawful consideration tendered by grantee, on NOVEMBER 7, 2024 for absolute estate in/for above referenced ACCOUNT and All attachments and transmutations therefrom pursuant to Maxims of Equity: "*Equity will not aid a volunteer; Equity will not perfect an imperfect gift; Where there are equal equities priority prevails; where there are equal equities the law shall prevail.*"

Performed under *my* hand and seal freewill act, volition and Deed:

Mobolaji Babatunde Olupona   
Olupona, Mobolaji Babatunde, grantee, without prejudice, without recourse. Private American National Citizen of the United States of America privately and specially residing/dwelling at all times relevant within a non-military occupied private estate outside a "Federal Zone" not subject to the jurisdiction of the "United States" mode, process and procedure.  
 Mail In Care of: 8205 Braesmain Drive #20646  
 Houston, Texas, Harris County  
 The United States of America.

Signed in the presence of:

Jesse Delton  
 Private Witness 1, Without Prejudice

Eddy Conner  
 Private Witness 2, Without Prejudice

No W000167

**CERTIFICATE OF DEPOSIT  
OF WILL NO W000167...**

\*\*\*

The State of TEXAS.....  
County of HARRIS.....

Office of the County Clerk HOUSTON..... Texas,

This certifies that I, the undersigned clerk, have this day received from X Mobolaji Babatunde Olajide, known to me or made known to me by X Mobolaji Babatunde Olajide, an instrument in writing purporting to be the will of

X Mobolaji Babatunde Olajide

for deposit and safe-keeping under provisions of Sec. 71 of Texas Probate Code, and that I am satisfied as to the identity of said X Mobolaji as testator in said will and as his or her residence in this county.

(Signed) T. HARRIS County Clerk

TENESHIA HUDSPETH, County Clerk, County of Texas

By Yvonne Gay Deputy

## CERTIFICATE OF FOREIGN GRANTOR TRUST

By Individual Private Texan, American National, under "Full Faith and Credit" The United States of America, The State of Texas, County of Harris Mobolaji Babatunde Olupona being duly sworn, on oath says as follows:

1. The name of the Foreign Grantor Trust is: MOBOLAJI BABATUNDE OLUPONA REVOCABLE LIVING Trust or alternatively, RE 395 725 411 US - 00.001 thru RE 395 725 411 US US -99.999;
2. The creation date of the Trust Instrument is: November 19, 1992;
3. The execution date of the Trust Instrument is: November 7, 2024;
4. Grantor does deliver special deposit consisting of twenty-one 1 oz. Morgan silver dollars creating the trust;
5. The name of each Grantor of the Trust is: MOBOLAJI BABATUNDE OLUPONA;
6. The name of the sole Trustee is: Mobolaji Babatunde Olupona;
7. The name and address of the Trustee empowered to act under the Trust Instrument at the time of execution of this Certificate is:

Mobolaji Babatunde Olupona Ttee  
 MOBOLAJI BABATUNDE OLUPONA REVOCABLE LIVING TRUST  
 c/o 8205 Braesmain Drive #20646  
 Houston, Texas. Harris County near [77025-9998]

8. The Trustee has full dispositive and discretionary powers and is authorized by the Instrument to sell, convey, pledge, mortgage, lease, or transfer title to any interest in real or personal property, EXCEPT as limited by the following: None;
9. Any other Trust provisions the undersigned wishes to include: None;
10. The Foreign Grantor Trust is irrevocable and has not terminated nor been revoked; and
11. The statements contained in the Certificate of Trust are true and correct and there are no other provisions in the Trust Instrument or amendments to it that limit the powers of the Trustee to sell, convey, pledge, mortgage, lease, or transfer title to rights or interests in real or personal property either legal or equitable.
12. No person or entity paying money to or delivering property to any Trustee shall be required to see to its applicability. All persons relying on this Certificate of Trust regarding the Trustees and their powers over Trust property shall be held harmless from any resulting loss or liability from such reliance. A copy of this Certificate of Trust shall be just as valid as the original.

Scribed on this 7 day of November, 2024 under my hand and seal affirmed under oath with intent, special purpose, freewill act and Deed under the Law of God and the Maxims of Equity.

MOBOLAJI BABATUNDE OLUPONA REVOCABLE LIVING TRUST

By: Mobolaji Babatunde Olupona  
 Mobolaji Babatunde Olupona, Trustee

Jesu Dllerton  
 private witness 1, without prejudice

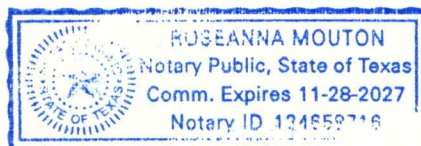
  
Egur conrem  
 private witness 2, without prejudice

STATE OF TEXAS )  
COUNTY OF HARRIS )

On this 7 day of November, 2024, before me, the undersigned notary public,  
ROSEANNA MOUTON duly authorized, empowered and admitted to take jurats appeared by  
special restricted visitation Olupona, Mobolaji Babatunde, Trustee, Trustee private American named  
within, personally known to me to be a private Texas national who subscribed before me the "Certificate  
of Foreign Grantor Trust" document and who affirmed before me under oath that the contents of the  
document are truthful and accurate to the best of his knowledge and belief.

NOTARY PUBLIC:

ROSEANNA MOUTON  
My commission expires: 11-28-2027



**Special Notice of Deed of Conveyance**  
*-Notice of Issuance of Certificate of Legal Title-*



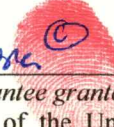
**This is Actual and Constructive Special Notice** by the grantee—a private American Citizen of the United States of America—for sufficient private lawful and valuable consideration of the non-negotiable asset title number “**RE 395 725 411 US -01.001**” thru “**RE 395 725 411 US -99.999**” along with their unique special deposit assigned special deposit title(s) sub-record(s), if any, for each said title and their attachments proceeds therefrom, now coming as the grantor/settlor “Grantor,” hereby notice that said same legal title of said number is hereby fully granted, conveyed, and delivered to trustee(s) or grantee(s). The record(s) are being held in the private. It is Grantor’s intent, purpose, freewill act and deed to execute this special notice of lawful actual and/or constructive grant and conveyance of the special deposit(s) and/or special interests per Grantor’s special indentured instructions.

If there is any information regarding this that needs to be gleaned, please contact the grantor at the address:

***Olupona, Mobolaji Babatunde***  
 Private Citizen of the United States  
 Non-domestic, without the “United States”  
 located near Harris County Survey Landmarks  
 C/o: 8205 Braesmain Drive #20646  
 Houston, Texas, Harris County

Grantor/Settlor expressly reserves all rights and liberties.

Signed, sealed, acknowledged and specially deposited,

*Mobolaji Babatunde Olupona* 

***Olupona, Mobolaji Babatunde***, grantee grantor/settlor,  
 Private American National Citizen of the United States of America privately and specially residing/dwelling at all times relevant within a non-military occupied private estate outside a “Federal Zone” not subject to the jurisdiction of the “United States” mode, process and procedure.

---

(reserved for grantor’s optional use handwritten here)

**Bill in Equity #**

**assigned to:**

**Optional Notes:**

FROM:

MOLALAJI BABATUNDE OLUPONE  
PO BOX 20646  
HOUSTON, TX 77025

UNITED STATES POSTAL SERVICE®  
**REGISTERED MAIL™**



RE 395 725 411 US

Label 200, August 2005

PSN 7696-02-000-9311

Retail



77025

RDC 01

U.S. POSTAGE PAID  
USPS Ground Advtg  
WEBSTER, TX 77598  
OCT 28, 2024

**\$170.65**

S2322W501883-03

TO:

Mobolaji-Babatunde : Olupone  
c/o 8205 Brasman Drive #20646  
Houston, Texas Republic  
[ 77025-9998 ]

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Mobolaji - Babatunde : Olupone  
8205 Brasman Drive #20646  
Houston, Texas [ 77025-9998 ]

COMPLETE THIS SECTION ON DELIVERY

A. Signature

X

- Agent  
 Addressee

B. Received by (Printed Name)

C. Date of Delivery

D. Is delivery address different from item 1?  Yes

If YES, enter delivery address below:  No

3. Service Type

- Priority Mail Express®  
  Registered Mail™  
 Registered Mail Restricted Delivery  
 Certified Mail®  
 Certified Mail Restricted Delivery  
 Collect on Delivery  
 Collect on Delivery Restricted Delivery  
 Insured Mail  
 Insured Mail Restricted Delivery (over \$500)  
 Signature Confirmation™  
 Signature Confirmation Restricted Delivery

Utility Mailer  
10 1/2" x 16"



9590 9402 8060 2349 7887 99

2. Article Number (Transfer from service label)

RE 395 725 411 US

PS Form 3811, July 2020 PSN 7530-02-000-9053

Domestic Return Receipt

Post.



WEBSTER  
17077 N TEXAS AVE  
WEBSTER, TX 77598-9998  
(800)275-8777

10/28/2024

01:10 PM

Product	Qty	Unit Price	Price
USPS Grnd Advtg	1		\$9.35
Houston, TX 77025			
Weight: 1 lb 10.10 oz			
Estimated Delivery Date			
Wed 10/30/2024			
Insurance			\$0.00
Up to \$100.00 included			
Registered Mail®			\$157.20
Amount: \$50,000.00			
Tracking #:			
RE395725411US			
Return Receipt			\$4.10
Tracking #:			
9590 9402 8060 2349 7887 99			
Total			\$170.65
CTOM - Individual -	1		
Domestic			
Grand Total:			\$172.85
Debit Card Remit			\$172.85
Card Name: VISA			
Account #: XXXXXXXXXXXX9093			
Approval #: 072838			
Transaction #: 808			
Receipt #: 042535			
Debit Card Purchase: \$172.85			
AID: A0000000980840 Contactless			
AL: US DEBIT			

The Maximum Indemnity Insurance compensation for loss, damage, or missing contents is limited to \$50,000.00 for Registered Mail®.

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message

Check type of mail or service:

- Certified
- COD
- Delivery Confirmation
- Express Mail
- Insured

Name and Address of Sender

U.S. POSTAGE PAID  
WEBSTER, TX  
77598  
OCT 28 24  
AMOUNT  
**\$2.20**  
S2322W501883-03



Affix Stamp Here (If issued as a certificate of mailing or for additional copies of this bill)	
Postmark and Date of Receipt	
Article Number	Postage
1. RE395725411US	Mohaliji-Babatunde : Alyone 8205 - Business Drive Houston, Texas Republic #20646 4,35 (77025-46995)
2.	
3.	
4.	
Date Stamp	
123456789101112 12128293031 WEBSTER TX 77598 OCT 2024 USPS	
Extra Services & Fees (continued)	
<input type="checkbox"/> Signature Confirmation <input checked="" type="checkbox"/> Restricted Delivery <input type="checkbox"/> Return Receipt (Hardcopy) <input type="checkbox"/> Return Receipt (Electronic) <input type="checkbox"/> Restricted Delivery	
Postage \$ 9.35	Extra Services & Fees (\$45.20)
Extra Services & Fees (\$45.20)	Postage \$ 9.35
Customer Must Declare Full Value \$ 50,000.00	Received by 10/28/2024
Total Postage & Fees \$ 170.65	
Domestic insurance up to \$50,000.00 is included based upon the declared value. International indemnity is limited (see reverse).	
<b>OFFICIAL USE</b>	
Mohaliji-Babatunde : Alyone P.O. Box 10646 Houston, TX 77025	
C/o Mohaliji-Babatunde : Alyone Houston, Texas 77025-46995	

Registered No RE395725411US

TO	FROM	BY Post Office	TO BE Completed All Entries Must Be in Ballpoint or Type (Please Print)
Form 3806, Registered Mail Receipt 2015, PSN 7530-02-000-9051 For domestic delivery information, visit our website at www.usps.com®			